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| APPLICATION NO.                | FILING DATE                  | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|--------------------------------|------------------------------|----------------------|---------------------|------------------|
| 10/827,566                     | 04/19/2004                   | Virinder Mohan Batra | CHA920040004US1     | 3188             |
| 23550<br>HOFFMAN WA            | 7590 02/03/200<br>ARNICK LLC | EXAMINER             |                     |                  |
| 75 STATE STR                   | REET                         | GORTAYO, DANGELINO N |                     |                  |
| 14TH FLOOR<br>ALBANY, NY 12207 |                              |                      | ART UNIT            | PAPER NUMBER     |
|                                |                              | 2168                 |                     |                  |
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|                                |                              |                      | NOTIFICATION DATE   | DELIVERY MODE    |
|                                |                              |                      | 02/03/2009          | ELECTRONIC       |

# Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

PTOCommunications@hoffmanwarnick.com

| A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 2 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Exhibition of the imary by residential water the provision of 37°CF1 1369.) In or event, because, may a reply be intered from the transport of the provision of 37°CF1 1369.) In or event, because, may be intered from the provision of the provision of 37°CF1 1369.) In or event, because, may be intered from the provision of th |   | Application No.   | Applicant(s)  |  |  |  |  |  |
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| DANGELINO N. GORTAYO  2168  D  | Office Action Summers   | 10/827,566  | BATRA ET AL.  |  |  |  |  |  |
| - The MAILING DATE of this communication appears on the cover sheet with the correspondence address — Period for Reply  A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE ② MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER. FROM THE MAILING DATE OF THIS COMMUNICATION.  Extension of the imapy's a calabia under the provisions of 2 CFR 1 136th, in to overal, thowarm, you are the times find.  If INO period for regly is apported above, the maintainum shabitory period will apply and will reply sold the imaginary and the intensified.  If INO period for regly is apported above, the maintainum shabitory period will apply and will reply sold will be application to be communication.  If INO period for regly is apported above, the maintainum shabitory period will apply and will reply sold will be applicated to be sold the communication.  Feature to region will be a considered period for negly in application of the communication.  Status  Status  Status  Status  Alian Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims  4/// Claim(s) is/are allowed.  6//// Claim(s) is/are allowed.  6//// Claim(s) is/are allowed.  6//// Claim(s) is/are objected to.  8/// Claim(s) is/are objected to.  8//// Claim(s) is/are objected to.  8//// Claim(s) is/are objected to by the Examiner.  10/// The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.  12) All b Solding the correction is required if the drawing(s)   | Office Action Summary   | Examiner  | Art Unit  |  |  |  |  |  |
| Period for Reply  A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Interest of the provided of the communication of the communication of the provided of the communication.  - If No period for exply is specified on the analog set of the communication.  - If No period for exply is specified on the set of extended period for reply with the set of period for reply with the set of extended period for reply with the set of extended period for reply with the set of period for reply with the set of extended period for reply with the set of the communication.  - False to period the set of the communication of the communication of the communication.  - False to period period for reply with the set of the communication.  - False to period period for reply with the set of the communication.  - False to period period for reply with the set of the communication.  - False to period period for reply replication is the communication.  - False to period period for replication is the communication.  - False to period period for replication is the major of the period period for replication is the major of the period period for replication.  - False to period for replication is a period for replication replication for replication is a period for replication peri |   |   |   |  |  |  |  |  |
| WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNATION.  Elements from eaply the available under the provision of the communication.  Elements of the provision of the mailing date of this communication.  Failur to report when the set or thought of the communication.  Failur to report when the set or the mailing date of this communication.  Failur to report when the set or the mailing date of this communication.  Failur to report when the set or the mailing date of this communication.  Failur to report when the set or the mailing date of this communication.  Failur to report when the set or the mailing date of this communication, even if sinely filed, may reduce any santee patent term slightlend. Set of CFR 1.7(4)b.  Status  1) □ Responsive to communication(s) filed on 13 November 2008.  2a) □ This action is FINAL.  2b □ This action is non-final.  3) □ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims  4 □ Claim(s) 1-22 is/are pending in the application.  4a) Of the above claim(s) is/are allowed.  5 □ Claim(s) 1-22 is/are rejected.  7 □ Claim(s) 2 is/are allowed.  Claim(s) 3-22 is/are rejected to.  8 □ Claim(s) 3-22 is/are rejected to.  8 □ Claim(s) 3-22 is/are rejected to.  9 □ The specification is objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) □ The oath or declaration is objected to by the Examiner.  Note the attached Office Action or form PTO-152.  Priority under 35 U.S.C. § 119  12 □ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) □ All b □ Some * c) □ None of:  11 □ Certified copies of the priority documents have been received.  22 □ Certified copies of the priority do  | The MAILING DATE of this communication app<br>Period for Reply  | ears on the cover sheet with the c  | orrespondence address   |  |  |  |  |  |
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| 2a) This action is FINAL.  2b) This action is non-final.  3   Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims  4  Claim(s) 1-20   Islare pending in the application. 4a) Of the above claim(s) islare withdrawn from consideration.  5  Claim(s) islare allowed. 6  Claim(s) 1-20   Islare rejected. 7  Claim(s) islare objected to. 8  Claim(s) islare objected to. 8  Claim(s) islare objected to by the Examiner.  10  The specification is objected to by the Examiner.  Application Papers  9  The specification is objected to by the Examiner.  Application Papers  9  The specification is objected to by the Examiner.  Application Papers  9  The specification is objected to by the Examiner.  Application Papers  9  The specification is objected to by the Examiner.  Application Papers  9  The specification is objected to by the Examiner.  Application Papers  9  The specification is objected to by the Examiner.  Application Papers  9  The specification is objected to by the Examiner.  Application Papers  9  The specification is objected to by the Examiner.  Application Papers  9  The specification is objected to by the Examiner.  Application Papers  10  The drawing(s) filed on islare: a) accepted or b) objected to by the Examiner.  Application Papers  9  The specification is objected to to the drawing(s) be held in abeyance. See 37 CFR 1.121(d).  11  The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.  Priority under 35 U.S.C. § 119  12  Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) Note of Paper Note of the priority documents have been received in Application No  3  Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).                 | Status  |   |   |  |  |  |  |  |
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| 4) Claim(s) 1-20 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.  5) Claim(s) is/are allowed. 6) Claim(s) is/are ejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement.  Application Papers  9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.  Priority under 35 U.S.C. § 119  12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some of: 1 Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.  Attachment(s)  1) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-9508) 5) Notice of Information Patent Application  | dissect in assertations with the practice and in  | x parte quayre, 1000 C.D. 11, 10  | 0.0.210.  |  |  |  |  |  |
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| 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election requirement.  Application Papers  9) ☐ The specification is objected to by the Examiner. 10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.  Priority under 35 U.S.C. § 119  12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☐ All b) ☐ Some * c) ☐ None of:  1. ☐ Certified copies of the priority documents have been received. 2. ☐ Certified copies of the priority documents have been received in Application No 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.  Attachment(s) 1) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) ☐ Information Disclosure Statement(s) (PTO/SB/08) 5) ☐ Notice of Informal Patent Application   | 4)⊠ Claim(s) <u>1-20</u> is/are pending in the application.   | ☑ Claim(s) <u>1-20</u> is/are pending in the application.   |   |  |  |  |  |  |
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| 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement.  Application Papers  9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.         Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).         Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.  Priority under 35 U.S.C. § 119  12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).         a) All b) Some * c) None of:         1. Certified copies of the priority documents have been received.         2. Certified copies of the priority documents have been received in Application No         3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.  Attachment(s)  1) Notice of Proferences Cited (PTO-892)         All botice of Proferences Cited (PTO-892)         Notice of Proferences Cited (PTO-892)         Notice of Informal Patent Application  5) Notice of Informal Patent Application  | 5) Claim(s) is/are allowed.   |   |   |  |  |  |  |  |
| Application Papers  9) The specification is objected to by the Examiner.  10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.  Priority under 35 U.S.C. § 119  12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.  Attachment(s)  1) Notice of References Cited (PTO-892)  Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/S8/08)   | 6)⊠ Claim(s) <u>1-20</u> is/are rejected.   | ·   |   |  |  |  |  |  |
| Application Papers  9) The specification is objected to by the Examiner.  10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.  Priority under 35 U.S.C. § 119  12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.  Attachment(s)  1) Notice of References Cited (PTO-892)  Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  5) Notice of Informal Patent Application   | 7) Claim(s) is/are objected to.   |   |   |  |  |  |  |  |
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| Priority under 35 U.S.C. § 119  12)  |   |   |   |  |  |  |  |  |
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### **DETAILED ACTION**

## Response to Amendment

1. In the amendment filed on 11/13/2008, claims 1, 8, and 16 have been amended. The currently pending claims considered below are Claims 1-20.

### Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-6, 8-14, 16-18, and 20 are rejected under 35 U.S.C. 102(b) as being anticipated by <u>Farmer</u> (WO 02/39486)

As per claim 1, <u>Farmer</u> teaches "A system for dynamically implementing a chain of Web services from a client on the World Wide Web to execute a workflow for analyzing microarray data," (see Abstract and paragraph 0008)

"comprising: a database for storing a list of available Web services, wherein each listed Web service includes a description of a task performed by the Web service and an input signature and an output signature of the Web service, wherein the Web service comprises a computer program accessible over the World Wide Web;" (Figure 3, paragraphs 0018, 0022, 0022, 0051, 0057, 0058, 0062, wherein a Service Broker

accepts requests and provides connections to services, and contains service names, types, and attributes in Java class format, including type signatures)

"and a selecting system for forming the chain of Web services by selecting a Web service from the list of available Web services for each of a plurality of tasks in the workflow," (Figure 11, paragraphs 0040, 0053, 0060, 0061, 0062, 0063, wherein services can be linked together and service attributes and classes are used for interaction)

"wherein the workflow comprises a series of linked tasks and a specified input and output format," (Figure 3, paragraphs 0040, 0042, 0043, 0045, 0046, 0053, 0062, wherein services interact and identify with each other through java classes, and are encapsulated to interact with each other, including formats defined by type signatures)

"and wherein the selecting examines a set of available Web services configured to execute completing each task and identifies and selects at least one Web service having matching input and output signatures ensuring that each Web service selected to complete a task is compatible with adjacent Web services in the chain of Web services" (Figure 3, Figure 11, paragraphs 0022, 0036, 0041, 0043, 0046, 0048, 0049, 0056, 0057, 0058, 0061, 0070, 0071, 0074-0079, wherein services are provided by service providers, and a client can utilize dynamic discovery to identify services that can recognize the data type to complete the service, to integrate heterogeneous data components and services).

"and a signature matching system for identifying the set of available web services configured to execute each task, wherein for each task the identifying comprises

identifying all Web services in the list of available Web services having at least one of the matching input and output signatures for each task." (paragraphs 0018, 0021, 0041, 0042, 0043, 0044, 0045, 0046, 0048, 0051, 0058, 0059, 0060, 0061, wherein registered services and events are utilized to address user queries by service identifiers, and service types and input/output are identified to link service executions)

**As per claim 2,** <u>Farmer</u> teaches "the workflow comprises a microarray analysis workflow." (Figure 2, paragraphs 0049, 0086)

As per claim 3, <u>Farmer</u> teaches "a workflow generator for creating the workflow." (paragraphs 0049, 0050)

As per claim 4, <u>Farmer</u> teaches "the list of available Web services resides locally with the client." (paragraphs 0039, 0044)

As per claim 5, Farmer teaches "a system for collecting and storing available Web services data." (paragraphs 0018, 0022)

**As per claim 6,** <u>Farmer</u> teaches "a system for inputting sequence data into the workflow execution." (paragraph 0067)

As per claim 8, <u>Farmer</u> teaches "A program product, stored on a recordable medium for executing a workflow by dynamically implementing Web services from a client on the World Wide Web for analyzing microarray data," (see Abstract and paragraph 0008)

"comprising: program code configured for storing a list of available Web services, wherein each listed Web service includes a description of a task performed by the Web

service, and an input signature and an output signature of the Web service;" (Figure 3, paragraphs 0018, 0022, 0022, 0051, 0057, 0058, 0062, wherein a Service Broker accepts requests and provides connections to services, and contains service names. types, and attributes in Java class format, including type signatures)

Page 5

"and program code configured for forming a chain of Web services by selecting a Web service from the list of available Web services for each of a plurality of tasks in the workflow," (Figure 11, paragraphs 0040, 0053, 0060, 0061, 0062, 0063, wherein services can be linked together and service attributes and classes are used for interaction)

"wherein the workflow comprises a series of linked tasks and a specified input and output format," (Figure 3, paragraphs 0040, 0042, 0043, 0045, 0046, 0053, 0062, wherein services interact and identify with each other through java classes, and are encapsulated to interact with each other, including formats defined by type signatures)

"and wherein the selecting examines a set of available Web services configured to execute completing each task and identifies and selects at least one Web service having matching input and output signatures ensuring that each Web service selected to complete a task is compatible with adjacent Web services in the chain of Web services" (Figure 3, Figure 11, paragraphs 0022, 0036, 0041, 0043, 0046, 0048, 0049, 0056, 0057, 0058, 0061, 0070, 0071, 0074-0079, wherein services are provided by service providers, and a client can utilize dynamic discovery to identify services that can recognize the data type to complete the service, to integrate heterogeneous data components and services).

"program code configured for identifying the set of available web services configured to execute each task, wherein for each task the identifying comprises identifying all Web services in the list of available Web services having at least one of the matching input and output signatures for each task." (paragraphs 0018, 0021, 0041, 0042, 0043, 0044, 0045, 0046, 0048, 0051, 0058, 0059, 0060, 0061, wherein registered services and events are utilized to address user queries by service identifiers, and service types and input/output are identified to link service executions)

**As per claim 9,** <u>Farmer</u> teaches "the workflow comprises a microarray analysis workflow." (Figure 2, paragraphs 0049, 0086)

As per claim 10, <u>Farmer</u> teaches "the workflow comprises a bioinformatics workflow." (paragraphs 0008)

As per claim 11, <u>Farmer</u> teaches "means for creating the workflow." (paragraphs 0049, 0050)

As per claim 12, <u>Farmer</u> teaches "the storage means resides locally with the client." (paragraphs 0039, 0044)

As per claim 13, <u>Farmer</u> teaches "means for collecting and storing available Web services data in said storage means." (paragraphs 0018, 0022)

As per claim 14, <u>Farmer</u> teaches "a system for inputting sequence data into the workflow execution." (paragraph 0067)

As per claim 16, <u>Farmer</u> teaches "A method for executing a bioinformatics workflow from a client on the World Wide Web," (see Abstract and paragraph 0008)

"comprising: providing a workflow having a plurality of linked tasks and a specified input and output format;" (Figure 3, paragraphs 0040, 0042, 0043, 0045, 0046, 0053, 0062, wherein services interact and identify with each other through java classes, and are encapsulated to interact with each other, including formats defined by type signatures)

"providing a list of known bioinformatics Web services, wherein each listed Web service includes a description of a task performed by the Web service, and an input signature and an output signature of the Web service, further wherein the Web service comprises a computer program accessible over the World Wide Web;" (Figure 3, paragraphs 0018, 0022, 0022, 0051, 0057, 0058, 0062, wherein a Service Broker accepts requests and provides connections to services, and contains service names, types, and attributes in Java class format, including type signatures)

"selecting a Web service from the list of known bioinformatics Web services for each task in the bioinformatics workflow to form a chain of Web services, wherein the selecting step examines a set of available Web services configured to execute each task and identifies and selects at least one Web service having matching input and output signatures ensuring that each Web service selected to complete a task is compatible with adjacent Web services in the chain of Web services" (Figure 3, Figure 11, paragraphs 0022, 0036, 0041, 0043, 0046, 0048, 0049, 0056, 0057, 0058, 0061, 0070, 0071, 0074-0079, wherein services are provided by service providers, and a client can utilize dynamic discovery to identify services that can recognize the data type to complete the service, to integrate heterogeneous data components and services).

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"identifying the set of available web services configured to execute each task, wherein for each task the identifying comprises identifying all Web services in the list of available Web services having at least one of the matching input and output signatures for each task." (paragraphs 0018, 0021, 0041, 0042, 0043, 0044, 0045, 0046, 0048, 0051, 0058, 0059, 0060, 0061, wherein registered services and events are utilized to address user queries by service identifiers, and service types and input/output are identified to link service executions)

"and calling each selected Web service in the chain to execute the bioinformatics workflow." (Figure 11, paragraphs 0040, 0053, 0060, 0061, 0062, 0063, wherein services can be linked together and service attributes and classes are used for interaction)

As per claim 17, <u>Farmer</u> teaches "the bioinformatics workflow comprises a microarray analysis." (Figure 2, paragraphs 0049, 0086)

As per claim 18, <u>Farmer</u> teaches "the list of known bioinformatics Web services resides locally to the client." ()(paragraphs 0039, 0044)

As per claim 20, <u>Farmer</u> teaches "the step of calling each selected Web service includes the step of providing a set bioinformatics data to a first Web service in the chain in the specified input format." (paragraph 0067)

# Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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5. Claims 7, 15, and 19 rejected under 35 U.S.C. 103(a) as being unpatentable over Farmer (WO 02/39486) in view of Yung et al. (US Patent 6,909,974 B2)

As per claim 7, <u>Farmer</u> is disclosed as per claim 1 above. <u>Farmer</u> does not teach "the input signature comprises a FASTA XML format for a set of input sequences and the output signature comprises an XML file format for providing spatial microarray placement data."

Yung teaches "the input signature comprises a FASTA XML format for a set of input sequences and the output signature comprises an XML file format for providing spatial microarray placement data." (Figure 10, 12A, 12B, 13, column 12 line 20 – column 13 line 2, column 19 line 60 – column 20 line 12, wherein XML format is used to wrap information and provide communication between heterogeneous services in a bioinformatics system, particularly XML input and output files).

It would have been obvious to one of ordinary skill in the art to combine <u>Farmer</u>'s method of allowing interoperation of heterogeneous bioinformatics software services with <u>Yung</u>'s ability to utilize XML formatted files in communicating between different services linked in a workflow. This gives the user the ability to use XML when inputting and outputting bioinformatics data in a workflow to provide the user of a bioinformatics system a commonly used communication format, XML, and allows the user to define the

tags that identify attributes. The motivation for doing so would be to provide a centralized biological information flow management system that requires less human involvement and the possibility of error than previous systems (column 1 lines 44-63)

As per claim 15, <u>Farmer</u> is disclosed as per claim 1 above. <u>Farmer</u> does not teach "the input signature comprises a FASTA XML format for a set of input sequences and the output signature comprises an XML file format for providing spatial microarray placement data."

Yung teaches "the input signature comprises a FASTA XML format for a set of input sequences and the output signature comprises an XML file format for providing spatial microarray placement data." (Figure 10, 12A, 12B, 13, column 12 line 20 – column 13 line 2, column 19 line 60 – column 20 line 12, wherein XML format is used to wrap information and provide communication between heterogeneous services in a bioinformatics system, particularly XML input and output files).

It would have been obvious to one of ordinary skill in the art to combine <u>Farmer</u>'s method of allowing interoperation of heterogeneous bioinformatics software services with <u>Yung</u>'s ability to utilize XML formatted files in communicating between different services linked in a workflow. This gives the user the ability to use XML when inputting and outputting bioinformatics data in a workflow to provide the user of a bioinformatics system a commonly used communication format, XML, and allows the user to define the tags that identify attributes. The motivation for doing so would be to provide a

centralized biological information flow management system that requires less human involvement and the possibility of error than previous systems (column 1 lines 44-63)

As per claim 19, <u>Farmer</u> is disclosed as per claim 1 above. <u>Farmer</u> does not teach "the input signature comprises a FASTA XML format for a set of input sequences and the output signature comprises an XML file format for providing spatial microarray placement data."

Yung teaches "the input signature comprises a FASTA XML format for a set of input sequences and the output signature comprises an XML file format for providing spatial microarray placement data." (Figure 10, 12A, 12B, 13, column 12 line 20 – column 13 line 2, column 19 line 60 – column 20 line 12, wherein XML format is used to wrap information and provide communication between heterogeneous services in a bioinformatics system, particularly XML input and output files).

It would have been obvious to one of ordinary skill in the art to combine <u>Farmer</u>'s method of allowing interoperation of heterogeneous bioinformatics software services with <u>Yung</u>'s ability to utilize XML formatted files in communicating between different services linked in a workflow. This gives the user the ability to use XML when inputting and outputting bioinformatics data in a workflow to provide the user of a bioinformatics system a commonly used communication format, XML, and allows the user to define the tags that identify attributes. The motivation for doing so would be to provide a centralized biological information flow management system that requires less human involvement and the possibility of error than previous systems (column 1 lines 44-63).

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## Response to Arguments

6. Applicant's arguments, see page 8, filed 11/13/2008, with respect to the 35 USC 112, second paragraph rejection of claims 1, 8, and 16 have been fully considered and are persuasive. The 35 USC 112, second paragraph rejection of claims 1, 8, and 16 has been withdrawn.

- 7. Applicant's arguments, see page 9, filed 11/13/2008, with respect to the 35 USC 101 rejection of claims 1-20 have been fully considered and are persuasive. The 35 USC 101 rejection of claims 1-20 has been withdrawn.
- 8. Applicant's arguments, see page 9, filed 11/13/2008, with respect to the rejection of claims 1-20 under 35 USC 102(b) have been fully considered but they are not persuasive. Details are stated below.
  - a. Examiner is entitled to give claim limitations their broadest reasonable interpretation in light of the specification. See MPEP 2111 [R-I]

Interpretation of Claims-Broadest Reasonable Interpretation

During patent examination, the pending claims must be 'given the broadest reasonable interpretation consistent with the specification.' Applicant always has the opportunity to amend the claims during prosecution and broad interpretation by the examiner reduces the possibility that the claim, once issued,

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will be interpreted more broadly than is justified. In re Prater, 162 USPQ 541,550-51 (CCPA 1969).

b. Applicant's argument is stated as Farmer does not teach "a signature matching system for identifying the set of available web services configured to execute each task, wherein for each task the identifying comprises identifying all Web services in the list of available Web services having at least one of the matching input and output signatures for each task."

In regards to the argument, the Examiner respectfully disagrees. As disclosed in paragraphs 0018 and 0021, Farmer discloses a Services Broker that provides services based on service name, types, or attributes. As disclosed above, the attributes of a service also disclose the input and output of the service, and can then be utilized to link services together for particular types of events and responds to them accordingly. The ability to identify available services to execute a workflow of tasks is further disclosed in paragraphs 0041, 0042, 0043, 0044, 0045, 0046, 0048, 0051, 0058, 0059, 0060, 0061, wherein registered services and events are utilized to address user gueries by service identifiers, and service types and input/output are identified to link service executions. A registry of not only services, but also service names, types, and attributes is utilized for executing particular data objects in a bioinformatics system. Therefore, Farmer teaches a signature matching system for identifying the set of available web services configured to execute each task, wherein for each task the identifying comprises identifying all Web services in the list of

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available Web services having at least one of the matching input and output signatures for each task.

c. Applicant's argument is stated as Farmer does not disclose identifying a set of available web services and selecting a web service from the list of available Web services for each of a plurality of tasks in the workflow.

In regards to this argument, Examiner respectfully disagrees. As stated in the above 102(b) rejection and the previous argument (filed 9/24/2008), Farmer discloses that services are provided by service providers (paragraph 0046) and a client can utilize dynamic discovery to identify services that can recognize the data type to complete the service (paragraphs 0048, 0049), for the integration of heterogeneous data components and services in a chain of services. As stated in paragraphs 0041, 0043, and 0044, Farmer teaches that a registry contains service information such as service names, types, and attributes, as well as the provider of specific services. As disclosed above and in the previous argument, the mapping of data and attributes of services is utilized to pass data through a linked series of services compatible with each other (paragraphs 0057, 0058, 0059 and specific example outlined in Figure 11 and paragraphs 0070, 0071, 0074-0079). The registry is utilized to listen for evens and register components link to a particular service, so that future calls for a specific service can be addressed utilizing the registry, as shown in the example presented in paragraph 0044. Paragraph 0071 of Farmer more specifically discloses how services are registered and can then be invoked by utilizing a simple Java class that can be

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called in the integrated system. Therefore, Farmer teaches identifying a set of available web services and selecting a web service from the list of available Web services for each of a plurality of tasks in the workflow.

### Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to DANGELINO N. GORTAYO whose telephone number is (571)272-7204. The examiner can normally be reached on M-F 7:30-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tim T. Vo can be reached on (571)272-3642. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Dangelino N Gortayo/ /Tim T. Vo/

Supervisory Patent Examiner, Art Examiner, Art Unit 2168

Unit 2168

Dangelino N. Gortayo Tim T. Vo SPE

Examiner